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REVITALIZING THE UNITED NATIONS
FOR HUMAN RIGHTS, PEACE AND DEVELOPMENT

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JOHN W. HOLMES MEMORIAL LECTURE
Margaret P. Karns
Vice-chair, ACUNS Board of Directors, participant in ACUNS founding conference in 1987, Professor Emerita, University of Dayton and currently Visiting Professor, University of Massachusetts Boston

View her full biography at acuns.org

2017 ACUNS ANNUAL MEETING
THURSDAY – SATURDAY > JUNE 15–17, 2017
Sookmyung Women’s University, Seoul, Korea

Hosted by
Waves of change: documenting current insights in order to navigate the way forward

**Dr. Alistair Edgar, ACUNS**

This Newsletter’s editorial note is being written as I wait in the Air Canada international lounge for an evening flight to Vienna, for the 2017 ACUNS Vienna UN conference organized by our tremendous Vienna Liaison Office volunteer team. This will be the eighth major conference for ACUNS in Vienna, beginning with the 2010 Annual Meeting and then a ‘Vienna UN’ conference each January. Led by Michael Platzer and now by Max Edelbacher, the Vienna group has steadily built its profile with UNOV, national Missions, and the Austrian government, and has become a major NGO—if not the major NGO—in the UNOV orbit.

Thinking about significant numbers—members may know that this year marks ACUNS’ thirtieth anniversary, and we are planning several activities to celebrate this milestone. We will, of course, have a special panel at the 2017 Annual Meeting at Sookmyung Women’s University in Seoul, to reflect on why the Council was established, what it has achieved in relation to its purposes, and to talk about where it, and the field of scholarship it supports, is—or should be—going over the next decade. The 2017 John W. Holmes Memorial Lecture will be delivered by Professor Margaret Karns, who was a founding member of the Council and currently serves on the Board; Peggy will bring an intimate, direct and always deeply engaged perspective to the Lecture. We will have a series of articles in the Newsletter, and a series of podcasts (in all three of our ‘streams’). Other activities are under consideration, and we always welcome suggestions and proposals from members.

This year also marks the final full calendar year of service by your current ACUNS Secretariat, as our unprecedented lengthy three term run will end in June 2018. When we finish, we will have had the privilege, the challenge and the fun of working for ACUNS’ members for fifteen years, plus one year as the ‘shadow’ secretariat in 2002–2003. It really does feel like just a year or two ago that we were taking on this role as “the new team” at Wilfrid Laurier University and took on the challenge of developing the ACUNS mandate and infrastructure in a rapidly evolving digital age.

You can be assured that the Forward Planning Committee is working hard in connection with the transition of the Secretariat, and also in supporting the transition in 2018 of the Global Governance editorial team. Thanks to the efforts of Editor-in-Chief Ramesh Thakur, Editors Diana Tussie, Monica Serrano, and Brian Job, the tireless work of Managing Editor Roberta Spivak, Chief Book Review Editor Erica Chenoweth, and the invaluable support of One Earth Future Foundation since 2013–14, GG has risen steadily in global rankings, in reach and influence, and today is a “top thirty” scholarly journal of international studies.

In this issue of the Newsletter we feature three articles: The Uncertain Future of the International Criminal Court by Annalisa Ciampi; Women, Peace, and Security in the Arab Region: Un-Muting the Voices of Reason by Raidan Abdulaziz Al-Saqqaf; Understanding the Diplomacy and External Relations of the Eastern Orthodox Church by Nicolas Badaoui and Laurent Cleenewerck. We normally seek to include articles with a common, if unspoken, “thread” in each Newsletter, and this issue is no exception. Although featuring quite different topics, the three articles all speak to how people are represented in the shifting tides of contemporary global governance.

Brenda, Gwenith, and I all look forward to pressing on in our work for the Board and our membership over the next eighteen months, continuing to support your efforts to promote advanced scholarship about the UN and global governance, and deepening the level of dialogue between scholar and practitioner communities—just as the Council was established to do, 30 years ago.
HOLDING COURT OR HONOURING ACCOUNTABILITY?

THE UNCERTAIN FUTURE OF THE INTERNATIONAL CRIMINAL COURT


THE ICC IS THE FIRST INTERNATIONAL PERMANENT INSTITUTION established to prosecute genocide, crimes against humanity and war crimes.1 Its jurisdiction may be triggered by a State party (State referral), the Security Council (Security Council referral) or the Prosecutor initiating investigations proprio motu. Except in cases of Security Council referral, the Court may exercise its jurisdiction only in relation to crimes committed in the territory or by the nationals of a State party. At the time of writing, the Rome Statute, which entered into force on 1 July 2002, counts 124 parties. Of these parties 34 are African States, 19 are Asia-Pacific States, 18 are from Eastern Europe, 27 are from Latin American and Caribbean States, and 25 are from Western European and other States. Although this is a remarkable figure, participation is far from universal. Among the countries that are not parties are the US, China, Israel, India, Indonesia, Iraq, Libya, Qatar, Russia, Saudi Arabia, Sudan, Yemen, and Syria, to name but a few.

African States form the largest regional bloc of member states. They have also been among the first supporters of the Court. What then has turned these states away from the Court?

* Following the election of Adama Barrow in December 2016, Gambia has cancelled the withdrawal from the ICC. See postscript following this article.

1 The fourth crime falling within the ICC’s jurisdiction is the crime of aggression. The definition of this crime was adopted through amending the Rome Statute at the first Review Conference of the Statute in Kampala, Uganda, in 2010. For these amendments to enter into force, they must be ratified by at least 30 States and then voted upon by States Parties in 2017.
In its first 15 years of existence, the ICC intervened almost exclusively in African states. It opened investigations in ten situations: Democratic Republic of the Congo (DRC), Uganda, Central African Republic (I) and (II), Darfur (Sudan), Kenya, Libya, Côte d’Ivoire, Mali, and Georgia. Apart from the last example, they are all located in Africa; and it took 14 years for the ICC to investigate a situation outside the African continent. The Court has come under criticism from African nations, saying that it only targets African leaders for crimes committed in Africa, and not crimes committed elsewhere—particularly by western states—including, for example, Afghanistan, Iraq, Sri Lanka or Israel.

At face value this critique seems hard to dismiss. Perceptions of anti-African bias, however, do not correspond to reality. The majority of the African situations under ICC investigation, including all the initial cases, were referred to the Court by the African states themselves. Some governments, such as Uganda and the DRC, have even benefited from the ICC’s having targeted their political adversaries. The situations of Sudan (Darfur) and Libya—both non-party States—were referred to the Court by a resolution of the Security Council acting under Chapter VII of the UN Charter that requires the concurring vote (or abstention) of all permanent members. Moreover, all cases involved alleged international crimes of sufficient gravity for which there were no prospects of domestic accountability. The jurisdiction of the ICC is complementary to national courts’ jurisdiction: a case is inadmissible before the Court unless national courts are unable and/or unwilling to genuinely carry out the investigation or prosecution.

Yet, the Prosecutor’s investigations so far have only resulted in 23 cases and a series of approximately 20 arrest warrants, most of which are still outstanding: six individuals are in the Court’s custody, while 13 remain at large. Only five cases closed: four with a conviction and one with an acquittal. Proceedings are pending in 18 cases: nine in the pre-trial phase, five at the trial phase, one under appeal, and three at the reparations stage. The ICC is like “a giant without arms and legs”, which “needs artificial limbs to walk and work”. It relies on international cooperation, mostly from States Parties, in all its activities; in particular, for collecting evidence and arresting suspects, and cooperation has been lacking. Perhaps the most paradoxical result thereof is the withdrawal of charges against Kenyatta, the sitting President of Kenya, due to insufficient evidence—evidence that the Prosecutor had requested Kenya provide. In relation to Sudan President, Omar Al Bashir—the first sitting Head of State to be indicted by the ICC—not only the Government of Sudan, but most African states have refused to cooperate with the Court, stating that cooperating with the ICC would be synonymous with relinquishing their national sovereignty. The arrest warrant was also criticised by a number of regional organisations—the League of Arab States, the AU, the Conference of Islamic States and the Non-Aligned Movement (with the notable exception of the EU). During a visit of Al Bashir to South Africa for the AU Summit Meeting in June 2015, the South Africa government allowed Al Bashir to escape from the country, offering head-of-state immunity and regional peace as justifications. This is at the origin of South Africa’s withdrawal.

South Africa—one of the first countries to have signed, ratified and implemented the Rome Statute (ICC Act of 2002), is not at risk of being targeted by the ICC investigations. Its withdrawal therefore will have no impact on the Court’s jurisdiction. It sends, however, the strong message that the Court does not enjoy the support of this African democratic State and that the latter will not cooperate in the execution of its arrest warrants. Gambia’s withdrawal goes also to the heart of the Court’s legitimacy: its current chief prosecutor, Fatou Bensouda, is Gambian and served as an adviser and later justice minister to Gambian President Yahya Jammeh, after he seized power in a coup in 1994.

Burundi moved to leave the Court after it became the subject of a preliminary examination in 2016, in line with the attitude of most non-party States.

US President Clinton voted against the adoption of the Rome Statute mainly for fear of politically motivated prosecutions against its military personnel abroad, but unexpectedly signed the treaty on 31 December 2000. On 6 May 2002, however, the Bush administration informed the UN Secretary General that the US no longer intended to become a state party. The US is thus no longer “obliged to refrain from acts which would defeat the object and purpose of the treaty”, in accordance with the general obligation arising from the signature of a treaty subject to ratification and prior to its entry into force (Article 18 of the 1969 Vienna Convention on the law of treaties). A similar step was taken immediately by Israel (2002), later by Sudan (2008), and most recently by Russia. Russia decided to “unsign” the Statute on 30 November 2016, after the ICC opened a preliminary investigation of alleged crimes committed by Russian and Georgian forces during the 2008 war and published a report labelling the Russia’s 2014 annexation of Crimea as an occupation. The Prosecutor may also seek authorization to open an investigation into war crimes committed by US military forces and the CIA in Afghanistan, a State party to the Statute.

\(^{ii}\) The expression comes from Cassese, who so famously defined the ICTY, but can be equally applied to the ICC. See Cassese, ‘On the Current Trends towards Criminal Prosecution and Punishment of Breaches of International Humanitarian Law’ (1998) 9 European Journal of Int. Law 2 at 13.
Why supporting remedial measures to facilitate female participation in negotiated peace processes is a vital and productive means to achieving sustainable peace

WOMEN, PEACE, AND SECURITY | IN THE ARAB REGION

UNMUTING THE VOICES OF REASON

THE VIEWS EXPRESSED HEREIN ARE THOSE OF THE AUTHOR AND DO NOT NECESSARILY REFLECT THE VIEWS OF THE UNITED NATIONS.

Last November, the UN’s Economic and Social Commission for Western Asia (UN-ESCWA) hosted women peace builders from Libya, Syria, and Yemen to discuss their experiences in their respective UN-brokered peace processes. The goal of the meeting was to explore how the right of women to participate in these processes was fulfilled, and the depth and quality of this participation. This was used as a proxy for the implementation of the Women, Peace, and Security (WPS) Agenda, rooted in Security Council Resolution 1325 (2000) and other International Human Rights Instruments of relevance. The outcomes of the meeting were particularly insightful in understanding measures to include women’s perspectives in resolving the conflicts in these countries.

The Arab Region Today is in extraordinary distress, shaken by unprecedented conflicts and instability. The region is home to 5 per cent of the world’s population, but is also home to over one third of the UN’s political and peacekeeping missions. Arab States such as Syria, Libya, Sudan, Palestine, Iraq, and Yemen are too often on the docket of the Security Council, while the increasing humanitarian toll remains a bleeding stain on the conscience of humanity.

This is a grave situation, particularly for the millions of women and girls who are affected by it. The horrors of this situation are repeatedly recounted by survivors, women activists, humanitarian workers, civil society leaders, and other women and girls who are in dire need of the international community’s attention and support. They also remind us of the centrality of the Women, Peace, and Security Agenda (WPS), and the protection and empowerment promises that continue to go unfulfilled, especially for those who need it the most.

The WPS agenda mandates UN Member States, UN entities, and other actors to undertake a number of actions to prevent violent conflict; to protect women and girls from this violence; and to target them with relief and recovery support, and ensure that they have voice and representation across the board. In conflict settings, having a voice in political settlements and peace processes is central to the fulfillment of the WPS agenda for many reasons, including countering the underrepresentation of women’s participation as a result of such turmoil and collapse of peaceful politics.

Evidence of the positive impact of women’s participation in peace processes on the quality and durability of peace agreements is well documented and uncontested, and is collated in UN Women’s Global Study on the Implementation of SCR1325. The study cites that women’s participation in the peace processes contributes to improving their durability over 15 years by 35%, with a range of key benefits that include increasing legitimacy and representation of these peace processes, and increasing popular support for them. Other confirmed benefits of women’s participation are ensuring the inclusiveness of these processes, addressing issues, priorities, and aspirations that are more representative of popular voices; as well as making important contributions to the coherence of the processes and outcomes of negotiated political settlements.

Despite these proven benefits, women’s participation in the peace processes in Libya, Syria, and Yemen remains dismal. For instance, 16 of the 16 rounds of negotiations that led to the Skhirat Libyan Peace Agreement in December 2015 did not include any women, and the other two included only one woman as an observer. Men also overwhelmingly dominate the delegations of various negotiating parties in Syria and in Yemen, thereby manifesting the heavily gendered and male-dominated politics of the region.

Given the prevailing exclusion of women in the formal peace talks of these three countries, UN envoys have supported the creation of remedial measures to facilitate their participation. These measures include parallel peace talks known as the Women Tracks, consultations with women groups, engaging women in shuttle diplomacy, and advocating with parties to the conflict to include women as mediators, negotiators, and advisers in their respective delegations.

Nonetheless, the outcomes of these efforts remain limited. For instance, an August 2015 meeting of Libyan women activists took place in Tunisia to discuss the draft Libyan Political Agreement. The activists expressed dismay over many issues in the draft agreement, including on gender issues, and made 70 recommendations illustrated in the meeting’s outcome document. However, few of these recommendations made it to the final agreement signed in Skhirat.

Similar frustration is experienced in Syria, where the Syrian Women Advisory Board convened by the UN Envoy to Syria is reported to be lacking in transparency and inclusiveness. This risks not only jeopardizing the contributions of the advisory board to the peace process, but also makes their cause vulnerable to political exploitation.

But there is a glimmer of hope; in Yemen, women represented 30% of all political delegations taking part in the 2013 National Dialogue Conference. This participation was unprecedented in the history of the country with the world’s largest gender gap, and allowed for the rare opportunity to form a women’s political block that lobbied with other groups to adopt a minimum age of marriage in the draft constitution. This is a remarkable feat given the opposition of conservatives and fundamentalists to that effort. However, the representation of women retracted in the political talks which started in mid-2015, when the delegations of peace negotiators initially did not include any women; it increased to 3 women out of 26 negotiators following diligent advocacy and pressure by the UNSG’s Envoy to Yemen.

Continued on page 9
Ramesh Thakur | Cambridge University Press, 2017

Ending humanitarian atrocities has become as important for the United Nations as preventing interstate war. This book examines the transformation of UN operations, analysing its changing role and structure. Ramesh Thakur asks why, when and how force may be used, and argues that the growing gulf between legality and legitimacy is evidence of an eroded sense of international community. He considers the tension between the United States, with its capacity to use force and project power, and the United Nations, as the centre of the international law enforcement system. He asserts the central importance of the rule of law and a rules-based order focused on the United Nations as the foundation of a civilised system of international relations. This book will be of interest to students of the United Nations and international organisations in politics, law and international relations departments, as well as policymakers in governmental and non-governmental international organisations.

UNESCO Without Borders: Educational campaigns for international understanding
Aigul Kulnazarova and Christian Yde sen (eds.) | Routledge, 2016

The United Nations Educational, Scientific, and Cultural Organization (UNESCO) was established in 1945 with twin aims: to rebuild various institutions of the world destroyed by war, and to promote international understanding and peaceful cooperation among nations. Based on empirical and historical research and with a particular focus on history teaching, international understanding and peace, UNESCO Without Borders offers a new research trajectory for understanding the roles played by UNESCO and other international organizations, as well as the effects of globalization on education.

With fifteen chapters by authors from cross-disciplinary and diverse geographical areas, this book assesses the global implications and results of UNESCO's educational policies and practices. It explores how UNESCO-approved guidelines of textbook revisions and peace initiatives were implemented in member-states, illustrating the existence of both national confrontations with the new worldview promoted by UNESCO, as well as the constraints of international cooperation.

This book provides an insightful analysis of UNESCO's past challenges and also indicates promising future research directions in support of international understanding for peace and cooperation. As such, it will be of key interest to researchers, postgraduate students, academics in the fields of international and comparative education, education policies and politics, and to those interested in the historical study of international organizations and their global impact. The book will also appeal to practitioners, especially those who conduct research on or work in post-conflict societies.

Women, Insecurity, and Violence in a Post-9-11 World
Branwyn Winter | Syracuse University Press, 2017

September 11 has become a temporal and symbolic marker of the world’s brutal entry into the third millennium. Nearly all discussions of world politics today include a tacit, if not overt, reference to that historical moment. A decade and a half on, Winter considers the impact of 9/11 on women around the world. How were women affected by the events of that day? Were all women affected in the same way? Which aspects of their lives have been discussed in the post-9/11 scenario? Based on theoretical reflection, empirical research, and field work in different parts of the world, each chapter of the book considers a different post-9/11 issue in relation to women: global governance, human security, globalization, identity and sexuality in transnational feminist movements, and religion—particularly Islam. Winter deepens our understanding of the transnational interconnectedness of women’s experiences and explores the response of feminist politics to a post-9/11 world.

UN Peacebuilding Architecture: The first 10 years
Cedric de Coning and Eli Stamnes (eds.) | Routledge, 2016

Since its establishment, the UN's Peacebuilding Architecture (PBA) has been involved in peacebuilding processes in more than 20 countries. This edited volume takes stock of the overall impact of the PBA during its first decade in existence, and generates innovative recommendations for how the architecture can be modified and utilized to create more synergy and fusion between the UN's peace and development work.

The volume is based on commissioned research and independent evaluations as well as informed opinions of several key decision-makers closely engaged in shaping the UN’s peacebuilding agenda. It seeks to find a balance between identifying the reality and constraints of the UN’s bilateral framework, while being bold in exploring new and innovative ways in which the UN can enhance the results of its peace and development work through the PBA.

The research and writing of each chapter has been guided by four objectives:
- to assess the overall impact of the PBA;
- to generate innovative ideas for how the PBA can be made more effective post-2015;
- to analyze the PBA’s role at the nexus of the UN’s peace and development work;
- to consider what would be required for the PBA to increase and improve its impact in future.

It will be of interest to diplomats, UN officials, the policy community and scholars engaged in the debate following the 2015 review and the implementation of its recommendations, and will be an essential resource for UN and peacebuilding scholars.

A Most Canadian Odyssey: Education Diplomacy and Federalism, 1844–1984
John Allison, (Althouse Press / Western University, 2016)

Contemporary Canadian education provides a critical lens for how we see ourselves as a civilization. Education diplomacy in current times broadens this vision, speaking to how we see ourselves on the global stage. Organizations such as the Alliance Française, the Fulbright Program, and the Confucius Institute speak volumes about the significant role Education Diplomacy plays in projecting countries’ education systems, languages, and cultures into the global arena. It is much more than that; it also comprises educational exchanges, conferences on educational issues, learning a language, or the signing of treaties and conventions that further education. Despite the fact that educational diplomacy is a critical aspect of diplomacy around the world, Canadians know very little about it and Canada has a poor record in the field. In fact, Canada’s presence internationally in this area is close to non-existent.

Drawing on historical research, John Allison documents the history and development of Educational Diplomacy in Canada. In setting the stage, he looks at its early development via the voyages of Egerton Ryerson, the importance of education at Confederation, and developments in the early twentieth century leading up to the 1960s. The principal focus of the book, however, takes the reader through the 1960s, the rise of the Council of Ministers of Education, Canada (CMEC), the activities of Paul Gerin-Lajoie to extend Quebec’s jurisdiction in this area, and the federal response. With the Organization for Economic Cooperation and Development (OECD) Country Education Review in 1975-1976, Canada faced new challenges in this field. In his examination of the latter part of the 1970s, Allison analyzes the ongoing debates and discussions concerning who oversaw education diplomacy: Ottawa and the Department of Foreign Affairs (now Global Affairs Canada) or the provinces and CMEC. In the early 1980s, a Memorandum of Understanding between the provinces (as represented by CMEC) and the federal government was signed. Rather than addressing it in a dynamic fashion, this had the effect of mumifying the question. Canadian education diplomacy is a field in which all governments could do far better. With the history of this question in hand, leaders, governments, and Canadian educators can more effectively look anew at this issue and search for innovative and better approaches to Canadian-style education diplomacy.

ENJOY A GOOD BOOK? INTERESTED IN WRITING A REVIEW?
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By contrast with the Roman Catholic Church, which is a highly centralized organization with a universally recognized leader (the Pope), the Orthodox Church is a fairly loose federation of fourteen self-governing Churches. Among them, the Moscow Patriarchate is by far the largest in terms of membership and geographical size. However, and for historical reasons, the primacy of honor among the heads of these autocephalous Churches is attached to the Patriarch of Constantinople, based in the city now known as Istanbul, Turkey, and who holds the title of “Ecumenical Patriarch.” There are three other ancient Patriarchates with geopolitical significance: Alexandria (Egypt), which must be distinguished from the Coptic Orthodox Church and who represents a dwindling Greek community; Antioch (actually based in Damascus, Syria) which is struggling for its survival; and Jerusalem, another cultural and diplomatic extension of Hellenic Orthodoxy.

The polymorphous name of the Christian communion known as “the Orthodox Church” is telling: officially, it still calls itself the “Catholic Church” or “Orthodox Catholic Church.” Scholars generally refer to it as the “Eastern Orthodox Church” to distinguish it from the “Oriental Orthodox Churches.” Usually, reference is made not to the whole but to a particular entity within the larger communion, either a territory (as in Patriarchate of Romania which is the more accurate term) or a national identity (as in Romanian Orthodox Church).
GREEK ORTHODOX DIPLOMACY: ORTHODOXY AND HELLENISM

Looking at one of the major geopolitical hotspots, the “Patriarchate of Antioch and all the East” is still called “Greek Orthodox” even though its hierarchy is now Arab-speaking.

There is, in effect, a sub-group within the Orthodox family that can be described as ‘Greek Orthodox’ (Greek-speaking) and for which Hellenism and Orthodoxy are essentially joined at the hip. The Patriarchates of Alexandria (with oversight over all of Africa) and Jerusalem, as well as the Churches of Greece and Cyprus, are examples of this cultural and diplomatic alignment. In New York for example, Greek Orthodox religious events are often attended by diplomats of majority Greek Orthodox countries such as Greece and Cyprus. The Orthodox patriarchate responsible for Africa is specifically called “Greek Orthodox” and supported by the Greek government, whereas the Coptic Orthodox Church represents the indigenous Christian community that separated from the government-backed Chalcedonian (now called Greek Orthodox) community in the fifth century.

Greek Orthodox diplomacy, however, is only reluctantly supported by the Greek government which is not only facing budget cuts but also now led by the secular party Syriza. In 2010, the Greek government halted funding of the Ecumenical Patriarchate’s center near Geneva, Switzerland.

RUSSIAN ORTHODOX DIPLOMACY

From a global geopolitical perspective, it is the Russian Orthodox Church (also known as the Moscow Patriarchate) that has become a diplomatic powerhouse closely associated with the current Russian government. When Patriarch Kirill of Moscow met Pope Francis in Cuba in 2016, he was travelling on the same impressive government aircraft used by President Putin, an Ilushin Il-86.

The recently inaugurated Russian Cultural Center in Paris, fully financed by the Russian government, is also an Orthodox church which features the traditional domes, making the Quay Branly in Paris look a bit like Moscow. The inability of President Putin to attend its inauguration due to a diplomatic row with France is significant. This situation prompted the Economist to post an article on “Ecclesiastical diplomacy.” There is no question that the current Russian government views Orthodox Christianity as inseparable from Russian identity, at a time when it is precisely trying to strengthen this identity in the vacuum left by an openly atheistic USSR which never quite managed to rid the country of its ancestral faith.

‘MULTILATERAL ORTHODOXY’

In Brussels, both the Moscow Patriarchate and Ecumenical Patriarchate maintain a representation to the European Union. In fact, the Cypriot, Greek, Bulgarian, and Romanian Churches also maintain their own representations, but cooperate under an umbrella organization called the Committee of the Representatives of the Orthodox Churches of the European Union (CROCEU).

At the United Nations, the Catholic Church has the distinct and controversial advantage of being recognized as a sovereign entity (through the territory of the Vatican City State) and holds Permanent Observer status at the General Assembly under the name Holy See. The Catholic Church can also count on another UNGA Permanent Observer, the Order of Malta, for diplomatic support. By comparison, the Orthodox Churches must depend on their respective national governments to obtain high-level access and diplomatic influence. The Catholic and Orthodox agendas tend to overlap, and while Orthodoxy is less strict on the issue of birth control it is equally committed to traditional values and concerned with the persecution of Christian minorities.

Among the 14 autocephalous Churches which make up the worldwide Orthodox Church, not all have the same level of diplomatic importance: Greece does not have a separation of Church and State (priests are even paid by the government and teach religion in public schools) but the recent Greek government has been at odds with the Church hierarchy on a number of issues. The Ecumenical Patriarchate of Constantinople has a well-accepted prerogative of leadership, but being based in Istanbul and not being recognized by the Turkish government as an international institution has proven very problematic. The diplomatic power of the Ecumenical Patriarchate of Constantinople actually comes from the enduring of successful Greek Orthodox businessmen and politicians, many of whom belong to the exclusive Order of Saint Andrew and bear the title of Archon. ABC News Chief Anchor George Stephanopoulos and incoming White House Chief of Staff Rience Priebus, in spite of their political differences, are both members of the Order and committed to support the international role of the Ecumenical Patriarchate.

THE UKRAINIAN CRISIS

The Ukrainian crisis remains a major geopolitical and diplomatic challenge, and one with significant religious dimensions, even though most Ukrainians profess no religious affiliation. The Ukrainian Greek Catholic Church (part of the Roman Catholic Church), mostly represented in the West of the country, has long been competing for influence with the Ukrainian Orthodox Church of the Moscow Patriarchate and two other Orthodox groups which are not recognized by the rest of the Orthodox world. The Ukrainian government has been trying to obtain recognition for these independent groups from the Patriarchate of Constantinople, but without success. A Washington Post article by Mara Kozelsky entitled “Don’t underestimate importance of religion for understanding Russia’s actions in Crimea” offers good advice for all students and practitioners of global affairs not only in the case of Crimea but in general. As Germany’s Home Secretary, Thomas de Maizière, similarly summarized, “We have underestimated the role of religion.”

Continued on next page >

1 http://www.economist.com/blogs/erasmus/2016/12/ecclesiastical-diplomacy
2 Ukrainian Orthodox Church - Kiev Patriarchate and Ukrainian Autocephalous Orthodox Church
3 Cf. https://www.bundesregierung.de/Content/DE/Artikel/2016/09/2016-09-20-de-maiziere-integrationskongress.html (retrieved on 06.10.2016)
### Postscript:

**INTERNATIONAL**

**Under New Leader, Gambia Cancels Withdrawal From International Criminal Court**

February 14, 2017 | 5:23 PM ET


*Annulla Ciampi* studied law (LLB and PhD) in Italy (Florence and Rome) and at Harvard Law School (LLM). She is currently a full professor of International Law at Verona University (Italy) and a visiting professor of European Human Rights Law at Monash University's School of Law.

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### Women, Peace, and Security in the Arab Region: Unmuting the Voices of Reason

Continued from page 5

Nonetheless, women peace builders across the region go to great lengths to voice their demands and make meaningful contributions to peace and security, including within the periphery of formal peace talks. Numerous women-led local initiatives continue to save lives, provide services, and carve peace out of conflict, at a time when they are often the targets of violence or the ones most affected by the absence of peace. This work stands at the core of the WPS agenda, and these women repeatedly show the greatest resilience and ingenuity at the face of adversity, and bring the promise of peace once they take their rightful space at the negotiations table, and in turn influence the negotiations towards durable peace.

ESCWA continues to support the efforts of these women and other partners to advance the implementation of the WPS initiatives across the Arab region. ESCWA’s work includes undertaking research to fill the knowledge gaps and provide in-depth understanding of the situation, as well as using the results of this research to inform its advisory services and technical support to national counterparts including National Women Machineries and civil society organizations. ESCWA also engages heavily with its stakeholders to support the development and implementation of national strategies and action plans on WPS, complemented by tailor made capacity development initiatives to strengthen women’s effective participation. This important work is met with great appreciation and excitement; however it is only indicative of the long road ahead towards the goals of the WPS agenda.

* Raidan Abdulaziz Al-Saqqaf was a participant in the 2016 ACUNS Workshop at O.P. Jindal Global University.

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### Reforming Multilateral Institutions, Delivering Improved Governance

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Questions? Please email admin@acuns.org or call (1) 226.772.3121
2017 will see a new UN Secretary-General taking office on the 38th Floor at UN Headquarters, following the end of Secretary-General Ban Ki-moon’s second term. The new SG will be faced with a number of ongoing global, regional and other challenges, and will be confronted with new issues that will arise over time. The SG also will have the job of continuing to build on the momentum of recent milestone agreements, including the Sustainable Development Goals, the Paris Agreement on Climate Change, and the Commitments to Action from the World Humanitarian Summit.

While the transition in the leadership of the United Nations is likely to be a central interest for many ACUNS members, the 2017 Annual Meeting notably also marks the 30th anniversary of the founding of the Academic Council. This year’s meeting, therefore, will offer a relatively rare opportunity for members—that is, a moment to reflect on the achievements of one Secretary-General and to consider the agenda of the new leader of the global body, while connecting those reflections to discussions of the role of ACUNS and its members in promoting innovative scholarship and greater understanding of the UN system and its place in meeting global governance.

The deadline for uploading your proposals is Monday, April 10, 2017.

QUESTIONS? > Please contact the ACUNS Secretariat at admin@acuns.org or 226.772.3121

For general questions about the Council and its activities, please contact:
Dr. Alistair D. Edgar, Executive Director, ACUNS, Wilfrid Laurier University
T 226.772.3167 E aedgar@wlu.ca

ANNUAL MEETING THEME
REVITALIZING THE UNITED NATIONS FOR HUMAN RIGHTS, PEACE AND DEVELOPMENT

The Academic Council on the United Nations System (ACUNS) is now accepting workshop paper and panel proposals for presentation at 2017 Annual Meeting. Proposals on the Annual Meeting theme—“Revitalizing the United Nations for Human Rights, Peace and Development”—and on the subthemes and issues raised in this introductory note, in addition to other topics relating to the UN system and the broader mandate of the Council, will be considered.

Current ACUNS members in good standing (including new or newly-renewed members) will be given priority consideration for their proposals, but non-members are welcome to submit proposals.

PLEASE NOTE: In order to present at the AM17 workshops, Council membership will be required: this includes all persons participating in a full panel team proposal.

The deadline for uploading your proposals is Monday, April 10, 2017.

APPLICATION PROCEDURE
Submissions: To submit an individual proposal or a full panel proposal, you will be required to upload full contact information, the paper/panel title(s), abstract(s) of no more than 200 words, biographical note(s) of no more than 200 words, and biographical notes of no more than 250 words.

Proposals: Proposals will be accepted and evaluated, and panel spaces will be allotted on a first-come rolling basis subsequent to the issuance of this Call. Once all panel spaces have been filled, a waiting list will be established for any subsequent proposals that are received.

Registration: Once your proposal is accepted you are required to register for the 2017 Annual Meeting at acuns.org/am2017

Registration Fees are available online at acuns.org

We will be filling workshops on a rolling basis. Once all spaces are filled there will be a waiting list for spaces.
"This ... will be an essential reference work for all those who are concerned with the future of a new United Nations."

Boutros Boutros-Ghali, 6th Secretary-General of the UN

"... lucidly and intelligently presents a sweeping series of new, innovative ideas designed to reform the United Nations' structure and performance. A rich mother lode to change and challenge current thinking ... [it] is a rare compendium of forward-looking ideas. ..."

Thomas Pickering, former US Ambassador to the UN and former Undersecretary of State for Political Affairs

"Most proposals regarding reform of the United Nations system are overly concerned about what is feasible, at the expense of what is ideal. [This] formidable work corrects that bias, and shuttles between the feasible and the ideal with elegance and rigor."

Hakan Altinay, Global Ethics Fellow, Carnegie Council

"No one has thought longer or harder than Joe Schwartzberg about the challenges of designing a fairer and better world order. This book is an essential contribution to a long overdue conversation."